that information relating to foreign assistance provided by the United States, nongovernmental organizations, and private entities of the United States is disseminated widely, and particularly, to the extent practicable, within countries and regions that receive such assistance. The Secretary should ensure that, to the extent practicable, projects funded by USAID not involving commodities, including projects implemented by private voluntary organizations, are identified as provided by the people of the United States.

(Aug. 1, 1956, ch. 841, title I, §60, as added Pub. L. 108-458, title VII, §7109(a), Dec. 17, 2004, 118 Stat. 3792.)

§ 2733. Reemployment of annuitants under the Civil Service Retirement System and Federal **Employees' Retirement System**

(a) Authority

(1) In general

To facilitate the assignment of persons to Iraq and Afghanistan or to posts vacated by members of the Service assigned to Iraq and Afghanistan, the Secretary of State may waive the application of the provisions of section 8344 or 8468 of title 5 on a case-by-case basis for employment of an annuitant in a position in the Department of State for which there is exceptional difficulty in recruiting or retaining a qualified employee, or when a temporary emergency hiring need exists.

(2) Termination of authority

The authority of the Secretary under paragraph (1) shall terminate on October 1, 2008. An annuitant reemployed pursuant to such authority prior to such termination date may be employed for a period ending not later than one year after such date.

(b) Procedures

The Secretary should prescribe procedures for the exercise of any authority under subsection (a), including criteria for any exercise of authority and procedures for a delegation of authority.

(c) Annuitants not treated as employees for purposes of retirement benefits

An employee for whom a waiver under this section is in effect shall not be considered an employee for purposes of subchapter III of chapter 83, or chapter 84 of title 5.

(Aug. 1, 1956, ch. 841, title I, §61, as added Pub. L. 109-234, title I, §1602(b)(1), June 15, 2006, 120 Stat. 441.)

CODIFICATION

Pub. L. 109-234, title I, §1602(b)(1), June 15, 2006, 120 Stat. 441, which directed that this section be added at the end of title I of the Department of State Basic Authorities Act of 1956, was executed by adding this section at the end of title I of the State Department Basic Authorities Act of 1956, to reflect the probable intent of Congress.

CHAPTER 39—ARMS EXPORT CONTROL

SUBCHAPTER I-FOREIGN AND NATIONAL SECU-RITY POLICY OBJECTIVES AND RESTRAINTS

Sec. 2751.

Need for international defense cooperation and military export controls; Presidential waiver; report to Congress; arms sales policy.

2752.	Coordination with foreign policy.				
2753.	Eligibility for defense services or defense				
	articles.				
2754.	Purposes for which military sales or				
	leases by the United States are author-				
	ized; report to Congress.				
2755.	Discrimination prohibited if based on				
	race, religion, national origin, or sex.				
2756.	Foreign intimidation and harassment of				

SUBCHAPTER II—FOREIGN MILITARY SALES AUTHORIZATIONS

individuals in United States.

2761.	Sales from stocks.					
2762.	Procurement for cash sales.					
2763.	Credit sales.					
2764.	Guaranties.					
2765	Annual actimate and justification					

Annual estimate and justification for sales program.

2766.Security assistance surveys.

2767. Authority of President to enter into cooperative projects with friendly foreign countries.

2767a. 2768. Repealed.

SUBCHAPTER II-A—FOREIGN MILITARY CONSTRUCTION SALES

2769. Foreign military construction sales. SUBCHAPTER II-B—SALES TO UNITED STATES COMPANIES FOR INCORPORATION INTO END ITEMS

General authority.

SUBCHAPTER II-C—EXCHANGE OF TRAINING AND RELATED SUPPORT

2770a. Exchange of training and related sup-

SUBCHAPTER III—MILITARY EXPORT CONTROLS

2771.	Military	sales	authorizations	and	ceil-
	ings.				

2772 Repealed.

Restraint in arms sales to Sub-Saharan 2773 Africa.

Foreign military sales credit standards. 2774.Foreign military sales to less developed 2775.countries.

2776 Reports and certifications to Congress on military exports. 2776a.

Annual report on foreign sales of significant military equipment manufactured in the United States.

2777.Fiscal provisions relating to foreign military sales credits.

2778. Control of arms exports and imports. 2778a. Exportation of uranium depleted in the isotope 235.

2779. Fees of military sales agents. Prohibition on incentive payments. 2779a.

2780. Transactions with countries supporting acts of international terrorism.

2781. Transactions with countries not fully cooperating with United States antiterrorism efforts.

SUBCHAPTER III-A—END-USE MONITORING OF DEFENSE ARTICLES AND DEFENSE SERVICES

End-use monitoring of defense articles and defense services.

${\tt SUBCHAPTER~IV--GENERAL,~ADMINISTRATIVE,}$ AND MISCELLANEOUS PROVISIONS

2791. General provisions. 2792. Administrative expenses. 2793. Other provisions unaffected. Definitions.

SUBCHAPTER V-SPECIAL DEFENSE ACQUISITION FUND

2795 Fund Sec.

2795a. Use and transfer of items procured by

2795b. Repealed.

SUBCHAPTER VI—LEASES OF DEFENSE ARTI-CLES AND LOAN AUTHORITY FOR COOPERA-TIVE RESEARCH AND DEVELOPMENT PUR-POSES

2796. Leasing authority.2796a. Reports to Congress.

2796b. Legislative review procedures.

2796c. Applicability of other statutory provi-

sions

2796d. Loan of materials, supplies, and equipment for research and development

purposes.

SUBCHAPTER VII—CONTROL OF MISSILES AND MISSILE EQUIPMENT OR TECHNOLOGY

2797. Licensing.

2797a. Denial of transfer of missile equipment or technology by United States per-

sons.

2797b. Transfers of missile equipment or tech-

nology by foreign persons. 2797b-1. Notification of admittance of MTCR ad-

herents.

2797b-2. Authority relating to MTCR adherents.

2797c. Definitions.

SUBCHAPTER VIII—CHEMICAL OR BIOLOGICAL WEAPONS PROLIFERATION

2798. Sanctions against certain foreign persons

SUBCHAPTER IX—TRANSFER OF CERTAIN CFE TREATY-LIMITED EQUIPMENT TO NATO MEMBERS

2799. Purpose.

2799a. CFE Treaty obligations.

2799b. Authorities.

2799c. Notifications and reports to Congress.

2799d. Definitions.

SUBCHAPTER X—NUCLEAR NONPROLIFERATION CONTROLS

2799aa. Nuclear enrichment transfers.

2799aa-1. Nuclear reprocessing transfers, illegal exports for nuclear explosive devices, transfers of nuclear explosive devices,

and nuclear detonations.

2799aa–2. "Nuclear explosive device" defined.

SUBCHAPTER I—FOREIGN AND NATIONAL SECURITY POLICY OBJECTIVES AND RESTRAINTS

§ 2751. Need for international defense cooperation and military export controls; Presidential waiver; report to Congress; arms sales policy

As declared by the Congress in the Arms Control and Disarmament Act [22 U.S.C. 2551 et seq.], an ultimate goal of the United States continues to be a world which is free from the scourge of war and the dangers and burdens of armaments; in which the use of force has been subordinated to the rule of law; and in which international adjustments to a changing world are achieved peacefully. In furtherance of that goal, it remains the policy of the United States to encourage regional arms control and disarmament agreements and to discourage arms races.

The Congress recognizes, however, that the United States and other free and independent countries continue to have valid requirements

for effective and mutually beneficial defense relationships in order to maintain and foster the environment of international peace and security essential to social, economic, and political progress. Because of the growing cost and complexity of defense equipment, it is increasingly difficult and uneconomic for any country, particularly a developing country, to fill all of its legitimate defense requirements from its own design and production base. The need for international defense cooperation among the United States and those friendly countries to which it is allied by mutual defense treaties is especially important, since the effectiveness of their armed forces to act in concert to deter or defeat aggression is directly related to the operational compatibility of their defense equipment.

Accordingly, it remains the policy of the United States to facilitate the common defense by entering into international arrangements with friendly countries which further the objective of applying agreed resources of each country to programs and projects of cooperative exchange of data, research, development, production, procurement, and logistics support to achieve specific national defense requirements and objectives of mutual concern. To this end, this chapter authorizes sales by the United States Government to friendly countries having sufficient wealth to maintain and equip their own military forces at adequate strength, or to assume progressively larger shares of the costs thereof, without undue burden to their economies, in accordance with the restraints and control measures specified herein and in furtherance of the security objectives of the United States and of the purposes and principles of the United Nations Charter.

It is the sense of the Congress that all such sales be approved only when they are consistent with the foreign policy interests of the United States, the purposes of the foreign assistance program of the United States as embodied in the Foreign Assistance Act of 1961, as amended [22 U.S.C. 2151 et seq.], the extent and character of the military requirement, and the economic and financial capability of the recipient country, with particular regard being given, where appropriate, to proper balance among such sales, grant military assistance, and economic assistance as well as to the impact of the sales on programs of social and economic development and on existing or incipient arms races.

It shall be the policy of the United States to exert leadership in the world community to bring about arrangements for reducing the international trade in implements of war and to lessen the danger of outbreak of regional conflict and the burdens of armaments. United States programs for or procedures governing the export, sale, and grant of defense articles and defense services to foreign countries and international organizations shall be administered in a manner which will carry out this policy.

It is the sense of the Congress that the President should seek to initiate multilateral discussions for the purpose of reaching agreements among the principal arms suppliers and arms purchasers and other countries with respect to the control of the international trade in armaments. It is further the sense of Congress that